EX PARTE OR LATE FILED



GTE Service Corporation

1850 M Street, N.W., Suite 1200 Washington, D.C. 20036-5801 202 463-5200 Fax: 202 463-5298

December 14, 1998

Ms. Magalie R. Salas Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, DC 20554

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PEDERAL COMMUNICATIONS COMMISSION
COVERED OF THE SECRETARY

Re: CC Docket No. 95-116 Ex Parte Corrections

Dear Ms. Salas:

It has come to our attention that we erroneously filed the attached ex partes in an incorrect docket number. These ex partes should have been filed in *CC Docket No. 95-116* instead of CC Docket No. 96-115. Please place the attached ex-partes in the record of CC Docket No. 95-116, Telephone Number Portability. We apologize for any inconvenience this may have caused. If you have any question regarding the corrections, please contact the undersigned. Thank you for your assistance with this matter.

Sincerely,

May Chan

cc: ITS

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RECEIPT

GTE Service Corporation

1850 M Street, **N** W. Suite 1200 . Washington, D C 20036-5 S61..," 2 0 2 4 6 3 - 5 2 0 0 _ _ Fax. 2 0 2 463-5298....

October 29, 1 998

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Ms. Magalie R. Salas
Secretary
F e d e r a l Communications Commission '.
1919 M Street, N. W., Room 222
Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: Ex Parte:

Telephone Number Portability -CC Docket No. 96415

Dear Ms. Salas:

This letter is to inform you that on October 28, 1998 Charon Harris and May Chan of GTE met with Jeanine Poltronieri, David Furth, Charlene Lagerwerff, Janice Jamison, and Clint Odom of the Commission's" Wireless Telecommunications Bureau and Yog R. Varma, Gayle Radley Teicher and Patrick Forster of the Commission's Common Carrier Bureau. The purpose of the meeting was to discuss GTE's position regarding the implementation of wireless number potability in the above-captioned proceeding. The attached material was used in the discussion.

Please include a copy of this notification and the attached discussion material into the record of this proceeding in accordance with Section 1.1206(b)(1) of the Commission's rules concerning ex parte communications. If there are, any questions regarding this matter please contact the undersigned.

. . .

Sîncereiv

cc:

J. Poltronieri

D. Furth

C. Lagerwerff

J. Jamison

C. Odom

Y. Varma

G. Teicher

P. Forster

Wireless Number Portability

CC Docket 95-116 October 28,1998



Outline

- Status of Wireline Number Portability
- Implementation Cost Estimates
- Wireless-to-Wireless Porting
- Porting Numbers Across Technologies
 - Wireless-to-Wireline Porting
 - Rate Center Issue
 - Wireline-to-Wireless Porting
- Summary



Status of Wireline Number Portability

Nationwide Approximately 80,000 Numbers Have Been Ported By Wireline Carriers (less than 0.06% of total numbers in the top 100 MSA)

Cost Considerations for Wireless Number Portability

- Switching Systems
- Signaling System 7 (SS7)
- Operations Support Systems
- NPAC
- Other Unhewn

Wireless-to-Wireless Porting

- Nationwide Roaming
 - MSID (MIN) and MDN Separation
 - Costly and Complex
- End User Confusion
- Competition in Wireless Markets
 - Up to 7-8 Carriers in Major Markets
 - Number Change is Not Inhibiting
 25% Industry-wide Churn Rate
- Future Trends
 - MSID and MDN Separation in S-4 .C/D
 - IMSI as the MSID

Porting Between Wireline and Wireless

- Rate Center Issue Needs to be Addressed
- Rate Center Consolidation for Number Conservation

Area of Portability

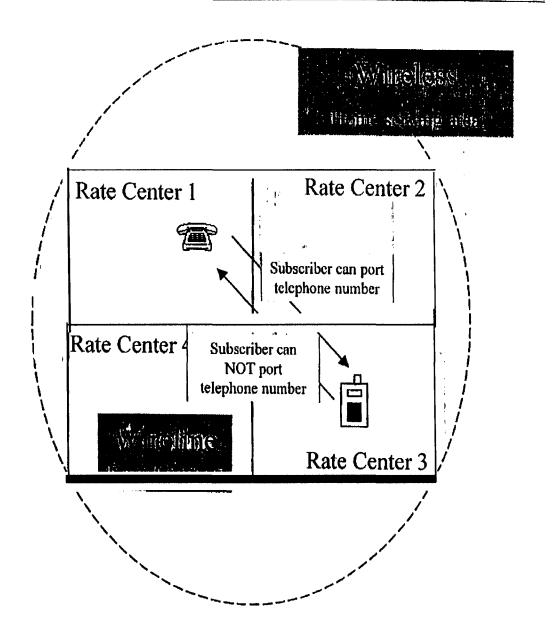
- State regulatory bodies define the rate center
- What is a rate center?
 - Rate center defines a geographic area associated with a single vertical and horizontal coordinate that is used for call rating
 - Type of geographic areas that maybe a rate center
 - Wire center
 - Exchange area
 - •Local calling area
 - •Regional calling area
- •The rate center has been designated as the area of portability



Different Rate Center Definitions

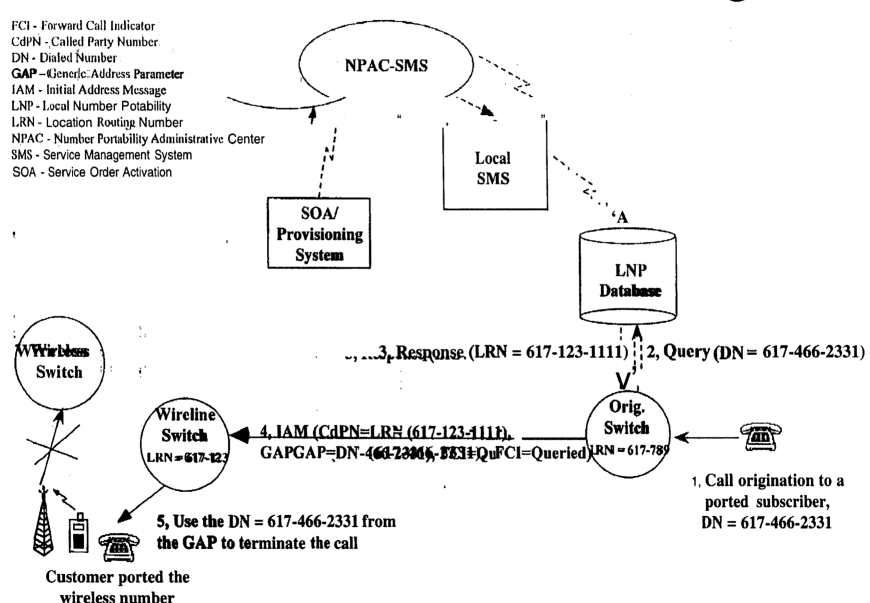
- Rate Center is a wireline concept
 - ILEC rate centers are defined by State
 PUCs
 - CLECs define their own rate centers
- Wireless service providers define
 - Home serving area
 - Calling scope or bands

Inconsistent Rate Center Issue



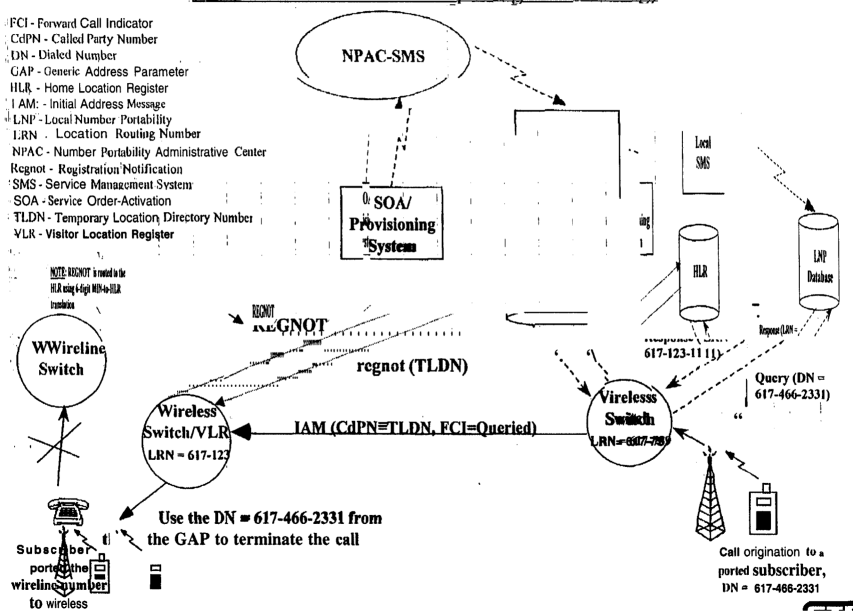


Wireless-to-Wireline Porting



Wireline-to-Wireless Porting

(only one wireless carrier porting and roaming)



Wireline-to-Wireless Porting

FCI - Forward Call Indicator [multiple wireless carriers porting and roaming) CdPN - Called Party Number DN - Dialed Number GAP - Generic 'Address Parameter **IILR** - Home Location Register IAM - Initial Address Message LNP - Local Number Portability LRN - Location Routing Number NPAC - Number Portability Administrative Center HLR 2 Wireless Regnot - Registration Notification SMS - Service Management System Can NOT resolve which carrier SOA - Service Order Activation to route REGNOT using **TLDN**-Temporary Location Directory Number existing 6-digit MIN-to-HLR LNP VLR - Visitor Location Register translation Database HLR 1 Response (LRN REGNOT / Wireline 617-123-1111) regnot (TLDN) Switch Query (DN == ^Virelesss 617-466-2331) Wireless Carrierr1i e r Switch/VLR LRN = 617-123画 Subscriber Call origination to a ported the ported subscriber, wireline number DN=617-466-2331 to wireless

Summary

- . Forbearance is Appropriate
- . Let Market Conditions Drive Competition
- Competition Will Induce Innovation in Resolving N-umber Portability Issues

11-25-98

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GTE Service Corporation

1850 M Street. N W., Suite I ZOG Washington, D C. 20036-580 2 0 2 4 6 3 . 5 2 0 0 Fax. 202.463-5298

November 24,1998

Ms. Magalie R. Salas
Secretary
Federal Communications Commission
1919 M Street, N. W., Room 222
Washington, DC 20554 ... -

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DERAL COMMUNICATIONS COMMOSSION

OFFICE OF THE SECHETARY

Re: Ex Parte:

Telephone Number Portability -CC Docket No. 96-17

Dear Ms. Salas:

This letter is to inform you that on November 24,1998 representatives from GTE Wireless and GTE Service Corporation met with staff members from the Commercial Wireless Division of the Wireless Telecommunications Bureau and Network Services Division of the Common Carrier Bureau. The purpose of this meeting was to discuss, in further details, GTE's position regarding wireless number potability ("WNP") and its relationship to the nation's numbering resources in the above-captioned proceedings.' GTE urges the Commission to allow the industry's numbering experts to complete their efforts in defining number conservation measures. GTE also believes that it is premature for the Commission to conclude any benefit WNP may contribute to number conservation.

The GTE representatives present at the meeting were Debbie Ruffin, Charon Harris, and May Chan. The Commission staff members attending the meeting were Blaise Scinto, Les Seizer, Janice Jamison, and Clint Odom.

Please include a copy of this notification and the attached discussion material into the record of this preceding in accordance with Section 1.1206 of the Commission's roles concerning ex parte communications. If there are, any questions regarding this matter please contact the undersigned.

Sincerely

May Chan

CC:

B. Scinto

L. Seizer

J. Jamison

C. Odom







1550 M Sheer (1, A - Burkin) ( Washington O 1 - 1, 103 kms 1 1 202 469-5201 Fax 202 463-5298

November 13, 1998

Ms. Magalie R. Salas Secretary Federal Communications Commission 1919 M Street, NW, Room 222 Washington, DC 20554

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OFFICE OF THE SECRETARY

Re: Telephone Number Portability - CC Docket No. 96-115

Ex Parte Presentation

Dear Ms. Salas:

At GTE's October 28, 1998 meeting with the Wireless Telecommunications Bureau and Common Carrier Bureau to discuss Wireless Number Portability ("WNP"), the staff requested that GTE evaluate TRA's October 22, 1998 ex parte presentation. The following is a summary of GTE's comment on the presentation. A mere detailed discussion is attached,

- . The treatment of MIN and MDN as separate parameters occurred long before WNP, as evidenced by ANsI-41 revision C. The industry accepted the use of the MIN/MDN separation in 1994, and the application of the separation paradigm to WNP is therefore not arbitrary.
- TRA's misunderstandings regarding the operation of this country's ANSI-41 based wireless networks and the true extent of the impacts WNP will have on wireless networks contributed to a flawed analysis and to conclusions that are m error.

<sup>&</sup>lt;sup>1</sup> Ex Parte letter from GTE to Magalie R. Salas, Secretary, FCC, filed October 29, 1998 (notifying the FCC of an October 28, 1998 meeting discussing implementation of wireless number portability in CC Docket No. 96-115).

<sup>&</sup>lt;sup>2</sup> Ex Parte Presentation from Linda Oliver, Counsel for Telecommunications Resellers
Association, to Magalie R. Salas. Secretary, FCC, filed October 22, 1998 (notifying the FCC of an October 21, 1998 meeting to discuss TRA's opposition to the CTIA Petition for Forbearance and to describe an alternative implementation for wireless number portability in CC Docket No. 96-115) (hereinafter "TRA proposal").

• TRA's proposed alternative for WNP is incomplete. The proposal introduces new capabilities at the STP that would add to the complexity of the signaling network and degrades its efficiency. Furthermore, it did not address complex issues associated with the integration of WNP query processing with ANSI-41 call and feature processing, The proposal is not immediately deployable and as presented, is not workable,

Please include a copy of this notification and the attached discussion material into the record of this proceeding in accordance with Section 1.1206 of the Commission's rules concerning exparte communications. If there are, any questions regarding this matter please contact the undersigned,

Respectfully submitted,

May Chab

cc:

- J. Poltronieri
- D. Furth
- C. Lagerwerff
- J. Jamison
- C. Odom
- Y. Varma
- G. Teicher
- P. Forster

Linda Oliver (Counsel for TRA)

### **Background Information:**

ANSI-41 revision C (also known as IS-41. C), approved in 1996, formally recognizes the Mobile Identification Number (MIN) and Mobile Directory Number (MDN) as Independent parameters. Revision C paved the way for MIN and MDN separation, The development of Revision C commenced in 1994, two years prior to Wireless Number Portability (WNP). The wireless industry accepted the treatment of MIN and MDN as separate parameters long before WNP. Furthermore, PCS 1900 based on GSM, also treats the mobile system identity and MDN as separate parameters, International Mobile Station Identifier (IMSI) is the mobile system identity in GSM.

In September 1996, CTIA sponsored an industry-wide forum to develop a WNP solution. The wireless industry chooses to preserve the separated MIN/MDN paradigm in developing the WNP solution (hereinafter "CTIA proposal") because it minimizes impact on cellular networks. This solution simply makes further use of the MIN/MDN separation for WNP. The CTIA proposal does not impact the existing roamer registration mechanism or the exchange of billing data for settlement. However, the complexity of the wireless networks still necessitates standards development to integrate WNP with the continuously evolving wireless networks,

### TRA's Assessment of WNP is Flawed:

In TRA's ex parte presentation, they reflect a very limited understanding and many misunderstandings regarding the operation of ANsI-41 based wireless networks and the true extent of the impacts WNP have on wireless networks. This limited and inaccurate understanding has contributed to a flawed analysis, and to conclusions that are in error.

For example, TRA believes that Signaling Connection Control Part (SCCP) level routing using Global Title Translation (GTT) is widely used for the internetwork routing of ANSI-41 registration messages. In reality, the use of GTT is largely limited to intranetwork message routing. When SS7 is used for internetwork routing of registration messages, Message Transfer Part (MTP) level direct point code routing is almost always used, The MSC/VLR uses the leading digits of the MIN to retrieve the requisite network address from its roamer agreement tables. It is also noteworthy that in some cases, ANSI-41 messaging is carried over X.25 rather than over Signaling System 7 (SS7) and SCCP-level routing is not applicable in this case.

In addition to its role in routing ANsI-41 messages, such as registration messages, the MIN is also used to route billing records from the systems visited by a subscriber to the subscriber's home system.

The impacts of WNP on systems subject to WNP go far beyond any changes needed to support ANSI-41 message routing or billing record routing, such as fundamental changes to MSCs to integrate WNP query processing with existing ANSI-41-based call and feature processing. The complexity of the changes needed should not be underestimated.

TRA claims that if the CTIA's proposal regarding MIN/MDN separation is accepted, Wireless Systems outside areas of portability would be forced to make major upgrades to STPs used for ANSI-41 message routing. TRA also claims that if its proposal were adopted, no such changes would be necessary. Both claims are false, and, in fact, the opposite is true.

The CTIA proposal would maintain the relationship that exists between the leading digits of a subscriber's MIN and the subscriber's home HLR would continue in a number portability environment. When a subscriber ports, the subscriber's MDN would remain the same, but the subscriber's MIN would be updated to insure that it identifies the subscriber's new home HLR. Because of this, the CTIA approach requires no change to the routing tables or procedures used to route ANSI-41 registration messages to accommodate WNP. Moreover, the CTIA proposal would also allow carriers to continue to route billing records for settlement purposes without changes to that process.

In contrast, the TRA proposal requires the use of SCCP-level routing using GTT for ANsI-41 registration messages. This method is not often used today, as mentioned above. There would be 4 significant impact on all ANSI-41-based wireless systems, whether inside or outside the top 100 MSAs, if this approach were to be adopted. Also, even if the availability of SCCP-level routing were not an issue (which it is), the inefficiency of the TRA proposal, requiring ANSI-41 registration messages to be routed via the donor system, would still make it undesirable.

### The TRA Proposal:

Based on TRA's October 22, 1998 ex parte presentation, their description for an alternative WNP implementation ("TRA proposal") is incomplete. The TRA proposal only attempts to address the most trivial aspect of WNP support, the routing of ANSI-41 registration messages. This proposal did not address other critical issues.

The TRA proposal did not address the routing of billing records for settlement purposes, and, if adopted, it would make such routing much more complex. The determination of the home system responsible for a call would involve both the subscriber's identity and the date on which each coil was placed to allow for the possibility where 4 subscriber ported more than once during 4 settlement cycle. Any WNP proposal that impacts the use of MINs for ANSI-41 message routing has to provide for the routing of billing records for charges incurred while 4 subscriber is roaming to the wireless system that was the subscriber's home system at the time those charges are incurred, even if the subscriber ports his (or her) number one or more times during 4 settlement cycle.

The TRA proposal made no attempt to address the complex issues associated to the integration of WNP query processing with ANSI-41 call and feature processing. The TRA proposal cannot be immediately implemented as claimed. As presented, it does not provide 4 workable solution far WNP.

Final ly, TRA's alternative also specifies that the donor STP analyzes query request to determine whether the number is ported. STPs typically do not have this capability. This capability is usually performed by the MSC (in conjunction with the HLR). This proposal requires the development and deployment of this capability in donor STPs.